WILL PROSECUTE **VIBORG SIGNERS**

Proceedings Started Against Certain Members of the Russian Parliament.

FOR VIOLATING CRIMINAL CODE

The Charge is Attempting to Overthrow the Existing Gov-

St. Petersburg, July 30 .- The public prosecutor has started proceedings ngainst the members of the lower house

of parliament who signed the Viborg

The charges under which the signers of the manifesto will be brought to trial is violation of article 129 of the criminal code, which provides for "attempts to overthrow the existing government." This is virtually high treason, and the maximum penalty is hard sabor in the mines.

No arrests yet have been reported. and the Constitutional Democrats do not anticipate anything approaching punishment of their representatives. It s understood that the arrested will b admitted to ball pending trial. The Constitutional Democrats are chiefly apprehensive that the possibility of prosecution held over the heads of their eaders will render them ineligible for re-election, in the same manner that Prof. Milukoff and M. Hessel and others were excluded from the last lower

Socialists and radical members of the late house may have to cool their heels in cells for a long time and thus be prevented from continuing the fullfledged revolutionary agitation upor which they are now embarked. Many of these ex-members are now

living under cover in the houses of friends in St. Petersburk or have gone into hiding in the provinces. A cor-respondent of the Associated Press today met two peasant ex-deputies who had cut off their hair and beards and who could scarcely be recognized.

The motives of the government for

abandoning its attitude not to prose-cute the signers of the Viborg mani-festo, as set forth recently by Premier Stolypin in an interview, is not stated but evidently it was influenced by the need of doing something to counteractive effect of the Viborg address. The has attained an enormous circulation in the provinces in spite of the great-est efforts on the part of the administration to prevent its publication.
"Seizure" of the Bossel printing plant

borg address was duplicated today in Yekaterinoslav, but it is believed that this forcible occupation of printing offices is a bit of amateur theatricals vanged between the proprietors of the to save the former from responsibility. This same method was employed to effect in the printing of the illegal orof the workmen's council of St. Petersburg last winter.

A manifesto to the peasants of Rusof all the various labor, Socialist and revolutionary organizations, including tions in the defunct lower house. manifesto declares that the hopes reosed in the lower house of parliament have been blasted by the diabolical d signs of the crowd of grand dukes, courtiers and wealthy land proprietors assembled around the emperor, whose only purpose can be the maintenance of their power over the people. By dispersing the elected representatives of the people and arresting and imprisoning them the government has de-clared war on the nation, and a struggle is beginning in which rivers of blood will flow, and for which the criminal government is responsible. The people

must not spare the government.

This manifesto further accuses the government of betraying the fatherland by invoking the aid of German and Austrian troops. The people are, there-fore, urged to remove the local authority everywhere to replace them with men elected by themselves and to confiscate all state funds. The troops also must conform to the orders of them elected by the people. The workmen in the towns, the pensantry and all toilers must in conjunction with the troops seize the liberty and take the land which the government has denied them. The land thus possessed must be handed over to the popularly elected representatives pending the elaboration of a new land law.

The manifesto calls for elections on the basis of universal suffrage and concludes with the words:

"Down with the government and the emperor. Long live the dear and free Russian people.

S. F. INSURANCE.

Merchants' Exchange Committee Has Made a Report.

San Francisco, July 30 .- A rumor that can Francisco, July 30.

A report has been made by the Merchants' exchange insurance investigating committee on the standing of the Narious companies concerned in the loss of April 18, 19 and 20, is spreading consternation among the concerns that are said to be evading their liabilities. Secy. L. M. King of the Polycyholders' Protective lesgue admitted that such a report is in his hands, but stated that it is strictly private and rendered sole-ly for the guidance of the league in formulating its policy toward the insurance companies. He declined to divulge the contents of the document, in which It is said many concerns will find their fate when it comes to be spread broad-

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Alvararestores you not store her failure; positively removes dandruf; a store helf failure; positively removes dandruf; a kigh-class bair-grower dreasing, keeping hair soft and laxuriant; does not stan skin or lines. Large and laxuriant; does not stan skin or lines. Large the both the druggists, Skinbealth Treatment with Harfun Soap is an invaluable sid to Halthealth. Send Sc. postage to Philo Hay Co., Newark, N.J., for FREE SAMPLES Hairbealth and Skinhealth Treatment with Harfun Soap.

CIRCULAR LETTER TO COMMON CARRIERS.

Washington, July 3 .- A circular letter has been sent by the interstate comtiers subject to the provisions of the rerecting their special attention to the provisions of section 20 of the act, which equires annual reports from all common (arriers concerning the details of their business, and providing that the interstate commerce commission may rescribe the forms of any and all ac-counts, records and memoranda to be kept by the carriers. To these accounts records and memoranda the commission is to have access at all times and the carriers are prohibited from keeping their accounts, etc., in any other form.

the act which confers authority upon the commission to prescribe the forms of all accounts, records and memoranda nd which forbids carriers from keepmg any other accounts, records or nemoranda than those prescribed or pproved by the commission, the carission shall by order or otherwise prescribe the accounts, records or mem subject to the statute no change methods of accounting is required of any such carrier. On and after Aug. 28, inspect the books and accounts of

the carriers, will, of course, apply.
"The commission fully realizes the rossible a satisfactory system of acovisions of the regulating statute and ias determined to proceed immediately in the work of arranging and preparmatter of prescribing such accounts, records and memoranda and requiring all practicable uniformity in the accounting systems of the carriers."

JAIL OR ASYLUM.

That is Alternative Facing a Well Known Scattle Real Estate Man.

Portland, Or., July 30 .- The Oregonian

omorrow will say:
"Arrested on a charge of embezzling \$25.000 in Chicago, eight years ago, H.
J. Mahoney, a prosperous Seattle real
estate broker who for the past few
weeks has been an inmate of a private sanitarium in this city, is facing the unpleasant prospect of a term in jail confinement in a lunatic asylum. On the report of a committee of physi-grans, appointed by Judge Webber to examine into Mahoney's mental con-

cition depends the law course in the matter. Step by step since he disappeared from the Windy City in 1898, Pinkerton detectives have been following Mahcrey's trial. From Illinois to Texas, from Texas to California and from California to the state of Washington, they dogged his footsteps until months ago. Then after they had communicated with their clients, the losers by Mahoney's alleged peculations and the trap was about to be sprung, their Mahoney's relatives and friends in emoving him to this city on the ground that his mind had become affected by

finement in a private asylum. esterday, when detectives of the local olice department placed Mahoney under arrest at a sanitarium on a fugitive warrant sworn out by I. W. Grier, a cago lawyer who had come to Portand to take up the case where the work of the Pinkertons ended and secure the

business worries, necessitating his con-

extradition of the alleged embezzler.
At the present time neither the Portland detectives nor the Chicago lawyer will discuss the case and what hap-pened during the insanity hearing is also a closed book. On this account few details as to Mahoney's alleged crime, or as to his wanderings since leaving Chicago, are obtainable. It is asserted, however, that for some time prior to 1898 he had been conducting an invest-ment business in Chicago and that his alleged victims were for the most part women ignorant of business methods, including many widows, who were induced to entrust their money to him.

COLLINS ADMITTED TO BAIL

San Francisco, July 30 .- Judge Hubbard today made an order admitting George D. Collins to ball in the sum of Collins claims that he will be The order was granted on the strength of Collins' appeal to the United States supreme court on a writ of error. lins alleging that he was not tried for the offense for which he was extradited from Canada.

SWISS-FRENCH TREATY.

Berne, July 30 .- An understanding has been reached between Switzerland and France on the subject of a commer-cial treaty. The status quo will remain in force until Nov. 20, by which date the two governments expect to obtain ratifications of the new treaty by their

S. F. POLICE COMMISSIONERS. San Francisco, July 30 .- Mayor

Schmitz today appointed G. Umbsen, a prominent real estate man, and Harry T. Crosswell, formerly city and county attorney, police commissioners to fill the vacancies caused by the death of Gen. Warfield and the resignation of Rerbert E. Law.

HARRY MITCHELL, SCOUT, DEAD.

Niles, Mich., July 30 .- Harry Mitchell, aged 70, an old soldler and one of Buffalo Bill's scouts when fighting for the government, was found dead in bed this morning at his home, near Berrien Center, of old age,

S.S. S. FOR THE BLOOD

The purifying action and curative properties of this great remedy have made "S. S. S. For The Blood" a household saying, and thousands who are today enjoying perfect health owe their recovery from blood or skin diseases to this universally used blood medicine. S. S. S. is made entirely from roots, herbs and barks which possess not only cleansing and healing ingredients, but building-up and strengthening properties to keep the blood in perfect order. No one can be well when the blood is impure; they lack the energy and strength that is natural with health, the complexion becomes pale and sallow, the vitality is weakened and they suffer from a general broken down condition. When the waste or refuse matter, which nature intends shall be thrown off, is left in the system because of a sluggish, torpid condition of

the expelling members, it is absorbed into the CUARANTEED blood, making this vital stream week, sour and FREE FROM pimples, rashes, blotches and other cruptions of MINERALS, the skin. S. S. S. goes into the circulation and removes every particle of blood taint or poison of every character, makes the blood fresh and strong and gives energy

to the entire body. When the blood has been cleansed by S. S. S. all skin diseases and eruptions pass away and the smooth, clear skin, glowing with health, shows that the body is being nourished by rich, pure blood. Kheu-matism, Catarrh, Sores and Ulcers, Scrofula, Contagious Blood Poison, etc., are all deep-seated blood disorders, and for their cure nothing equals S. S. S. It does not injuriously affect the most delicate parts of the body and can be taken with perfect safety by old or young. Book on the blood and any medical advice desired without charge.

THE SWIFT SPECIFIC CO., ATLANTA, GA.

MRS. COREY GETS DIVORCE IN NEVADA

Case Submitted Without Argument, Jury Taking But One Ballot.

GIVEN CUSTODY OF HER SON.

Husband Was as Anxious for Decree As Wife-Alimony Not Mentioned.

Reno, July 30 .- At 2 o'clock this af-

ternoon Mrs. William Ellis Corey, wifeof the president of the United States Steel corporation, was awarded a divorce in the Second district court of Nevada, sitting at Reno. The case was submitted without argument, and the jury took but one ballot. It was out but a few minutes. Mrs. Corey was in tears when told

that she had been given a divorce and the custody of her 16-year-old son, Allan Corey. She drove at once to her home on Riverside avenue, where she says she will continue to make her No evidence was submitted by defense, and there was no argu-

troduced. Mrs. Corey made an interesting admission, however, touching this phrase of the case, stating that in May, 1905, several weeks be-fore her petition for divorce was filed, she negotiated, through her attorneys, a final settlement with her husband. She was not asked what the nature of this settlement was "I am a resident of Reno, Nev.," said

Mrs. Corey when placed on the stand, "and the wife of William Ellis Corey, the defendant in this action. We were married on Dec. 1, 1883, at Pittsburg, Pa., and lived together until May 1, 1965. At that time my husband de-serted me and went to New York. I followed him and held a conversation with him in the Hotel Lorraine. It was there that he told me that he had de-cided to live apart. He said that it was impossible for us to live happily together, and that I would never see him again. He stated that he intended going to Europe for several months. There was no scene. I talked with him about the matter, and urged him to again resume his place in our home, but he refusd. I have never seen him

Mrs. Corey added that she came to Reno for her health, and that she had no intention of bringing an action for divorce at the time she took up her residence in Nevada. She stated that she selected Reno upon the advice of her sister-in-law, Miss Addie Corey; that they considered this place their future home, and expected to live here in the future. She stated that she was suited for the custody of her sor and asked that the court place him in her care.

Mrs. Corey was visibly affected while telling her story, but testified without evasion and in a clear voice. Her at-torneys feared that she would collapse, as her health had suffered seriously since the separation.

In his opening statement her attor-

ney, J. R. Redding, stated that she had been driven to a separation and the divorce proceedings by the sensational "Is it true that newspaper notoriety

was the principal factor in your sepa-ration from Mr. Corey, and is responsible for this divorce proceedings?" asked Benjamin Curler, one of her attorneys, "Such is not the case. The stories that may have appeared in the press had nothing to do with it."

"Miss Addie Corey was an interesting witness. She corroborated Mrs. Corey's statements that Corey had deserted his wife, and told how she and her aged mother had made several ineffectual attempts to effect a reconciliation. Her brother, she said, had lost sight of his home, being absorbed in business and infatuated with the fast life of

"Do you consider Mr. Corey a proper custodian for his son?" she was asked. "I do not," she replied. "Why?"

"For the reason," she said, "that he is not a proper person for his son to associate with. He has no home, and his associates are not fit companions for a young man of Allan's age. I do not think any New York man is fit to

have charge of a boy of his age."
"Do you mean all New York men?" continued the attorney.
"I mean wealthy New York men."
Alian Corey stated that at the lime of the parting his father called him to his

office and told him that he had decided to part from his mother. "He said I was too young to understand the reasons. He then said that my mother was a good woman and that my place

Several witnesses were introduced to several witnesses were introduced to establish the residence in Nevada of the plaintiff, all being citizens of Reno. At the conclusion of the trial Atty. Sardis Summerfield stated that his client, William E. Corey, was anxious for the decree of divorce as his wife. 'If the decree is granted," he said, "Mr. Corey will be entirely satisfied. He has consented to the divorce. This under-standing between Mr. Corey and the attorneys of Mrs. Corey was reached some time ago."

ALL DANGER OF A STRIKE AT TONOPAH IS PASSED.

Reno, July 30.—A special to the Gazette from Tonopah says:

The Mineowners' association has conceded the demand of the Miners' union for an eight-hour work day pro-

viding the union passes a resolution not to interfere with the scale for three The miners are now in session .vot-

ing on the proposition and a final vote is expected soon which, it is thought, will be favorable to a settlement of the difficulty. Everything is quiet here and in surrounding camps. Tonopah, Nev., July 30.—All danger of a strike in the mines of the Tonopah district has been averted by the action of the miners today, who voted to ac-cept the operators' scale of eight hours day and a minimum wage of \$4. The settlement is a compromise. The

mineowners, who have been insisting on a nine-hour day for surface men, agreed to eight hours on condition that the miners sign an agreement not so ask for further concessions for three

COLON CONDITIONS BAD.

Colon, July 30.—The month of July has withcased a series of heavy rains on the isthmus, which have hampered the work of sanitation in Colon. The conditions today are worse than before. Preparations are being made to pave the principal streets of Colon with brick. Two more cases of smallpox were discovered here yesterday.

ASK AID FOR DOWIEITES.

Zion City, July 30,-John C. Hately receiver for the Zion City industries today issued an appeal to the moneyed believers in the Dewie doctrines to contribute for the relief of the destitute of the community. During the last year contributions have dropped off A large percentage of the population



Will not injure gold work nor scratch the enamel. A perfect dentifrice-the one for you. Ask your dentist.

is underfed and insufficiently clothed, and the land into which they put their savings has little value under existing conditions. Prompt relief is needed.

ALL THE WORLD knows that Ballard's Snow Liniment has no superior for Rheumatism, Stiff Joints, Cuts, Sprains, Lumbago and all pains. Buy it, try it and you will always use it. Any body who has used Ballard's Snow Liniment is a living proof of what it does. All Price 25c, 50c and \$1.00. Sold by Z. C. M. I. Drug Dept. 112-114 Main St. B

At is an enjoyable picuic where MOUNT'S Pork and Beans form the important part of the lunch. Ask your groceryman about it.

The new name for Calder's Park will announced at the Park Wednesday, Aug. 1st, at 9 p. m.

LAGOON'S BIRTNDAY

Wednesday, Aug. 1. League baseball, Ogden vs Salt Lake at 4:30 p. m. EXCURSION RATES EAST

Via D & R G R R Aug. 9th. To Chicago and return......\$44.50

To Milwaukee and return 46.50 o Minneapolis and return...... 35.96 Choice of routes; stopover privileges. Take the "Scenic Limited" and enjoy

For further particulars see D. & R. G.

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On sale August 9th and 10th. Limits, Stop-overs, G. A. R. Special Headquarters. Trains leave Salt Lake August 5th via Scenic Colorado Mid-land. Make your berth reservations now with Commander R. G. Sleater, No. 167 So, West Temple. Call at Midland ticket office, 77 West 2nd So., for itinerary and illustrated books on the trip. Pullman Observation cars. Through Dining cars. Finest scenery.

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9:06 p.m. 10:30 p.m. 10:00 p.m. 11:30 p.m. Sunday, jast train jeaves Sait Lake at Sunday, last train leaves Saltair at



LEAVE SALT LAKE CITY: 10-For Heber, Provo and

No. 15—From Ogden and the
West
No. 12—From Ogden and Local
Points
No. 14—From Eureks and Provo 10:00 a.m.
No. 15—From Denver and East. 1:25 a.m.
No. 14—From Ogden
No. 2—From Ogden
No. 2—From Ogden
No. 101—From Park City
No. 101—From Park City
No. 101—From Park City
No. 9—From Heber, Provo and
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5:55 p.m.

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Al trains except Nos. 1, 2, 2, 4, 5, 5, 19
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"The Lagoon Road"

TIME TABLE

In Effect May 30th, 1908. Sale Lake, Lv. 6, 9, 11 a. m.; 2 . . . First six trains run through to Kaya Extra Lagoon to Kaysville, 10:00 . Sunday) 8:30 p. m. Sunday) 8:30 p. m.

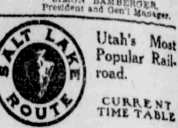
Lagoon, Lv. 7, 10, 12, a. m.; 1 a. 1.

10:30 p. m. (Sunday) 9:30 p. m.

Sunday and Holidays special through trains to Lagoon at 2 and 5 p. m.

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DAILY: No. 1-Los Angeles Limited ... 145 p.n.
No. 1-Los Angeles Express ... 13 ml a.n.
No. 51-For Stockton and Tintle ... 145 a.n.
No. 63-For Nephi and Sanpete
Valley 145 a.n.
No. 53-For Garneld 145 a.n.
No. 64-For Nephi ... 145 a.n.
No. 61-For Nephi and Lynn ... 145 p.n.

ARRIVE DAILY No. 5-Los Angeles Limited 5-3 an No. 2-Los Angeles Express 5-3 an No. 62-From Lynn & Nephi 5-3 an No. 54-From Garfield 13-2 an No. 54-From Nephi & Banpete Valley 13-2 an No. 64-From Nephi 5-5 an No. 52-From Tintle & Stockton, 100 bn No. 52-From Tinue Service in the West Pinest Dining Car Service in the West Only direct line to Los Angeles. State connections for Nevada Mining Campa City Ticket Office, 169 S. Main Street. 'Phone 1886. J. H. BURTNER, Dist. Pass Agt



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Denver and San Francisco.
No. 10—From Ogden, Cache Vailey, Butte, Portland, and
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